

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

Deia Salah-Eldin Bayoumi and

William John Vick

For: SYSTEM AND METHOD FOR MANUFACTURING JOB RESCHEDULING

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

The above identified application is a:

TYPE OF DECLARATION

		(check one	e applicable it	em below	<i>)</i>)	
\boxtimes	Original			Di	visional	
	Continuation			U.s	S. National Stage of	PCT
	Continuation-in-Part					
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	eve that the na		are the origin	nal, first	of the subject matte	er which is
	\boxtimes	Utility Patent		esign Pa	tent	
is sought on the invention, whose title appears above, the application of which:						
is attached hereto						
	10/69		October 31,	2003 , a	s U.S. Applicatio	n Number
		and was ar	mended on	(if a	pplicable)	

I acknowle information known 37 CFR § 1.56. DISC 35 U.S.C. §§	was described and , filed on and/or PCT Article tate that I have reviewed ding the claims, as amen ledge the duty to disc on to be material to the	and as amen and and understand and by any amen	ded under P the contents ndment refer	CT Article 1 s of the above	9 on
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INVENTOR'S	SCLOSURE AND/OR § 119(a)-(d) OF FORE S CERTIFICATE FIL DESIGN) OI	EIGN APPLICA	TIONS FO MONTHS	R PATENT	
application designa	gn applications for pa nating at least one cou lso identified below any	ntry other than t	he United S	States of Am	erica lis
or any PCT internal States of America the application(s) o	national application dead filed by me on the same of which priority is class	signating at least me subject matte imed.	one country r having a f	nt, inventor's y other than iling date be	s certifice the Uni fore that
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CLAIM FOR I	PRIORITY OF UNITED ST OR PCT APPLICATIONS	
IN TH	E UNITED STATES RECE UNDER 35 U.S.C. § 1	
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listed below and, insofar a disclosed in the prior Unite of 35 U.S.C. § 112, I ack Office all information known	s the subject matter of each of ed States application in the ma- nowledge the duty to disclos own to be material to patental etween the filing date of the	O of any United States application(s) of the claims of this application is not anner provided by the first paragraph to the U.S. Patent and Trademark ability as defined in 37 CFR § 1.56 prior application and the national or
Application No.	Date Filed	Status Patented/Pending/Abandoned
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I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

Filing Date

PATENT

DOCKET NO.: ABDT-0574/B030260

Provisional Application No.

POWER OF ATTORNEY

I hereby appoint all the practitioners associated with Customer Number 23377 (which is the Customer Number assigned to Woodcock Washburn LLP) to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith. Each practitioner associated with Customer Number 23377 is an attorney registered before the United States Patent and Trademark Office.



PATENT TRADEMARK OFFICE

	I hereby appoint the following persons of the firm of WOODCOCK WASHBURN
_	LLP, One Liberty Place - 46th Floor, Philadelphia, Pennsylvania 19103 as attorney(s)
	and/or agent(s) to prosecute this application and to transact all business in the Patent
	and Trademark Office connected therewith:

Attorney/Patent Agent	Registration No.

Address all telephone calls, correspondence and maintenance fee correspondence to:

John E. McGlynn WOODCOCK WASHBURN LLP One Liberty Place - 46th Floor Philadelphia PA 19103

Telephone No.: (215) 568-3100 Facsimile No.: (215) 568-3439

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first joint inventor

Salah-Eldin

Bayoumi

(Given Name)

(Middle Initial or Name)

(Family or last name)

City/State of Actual Residence: Fuquay Varina, North Carolina

De a

Mailing Address:

2621 Hidden Meadow Drive

(include street address, city, state,

Fuquay Varina, North Carolina 27526

and zip code)

Country of Citizenship: Egypt

Inventor's signature:

Salah-Eldin Bayovni

Date: 11/25/03

DOCKET NO.: ABDT-0574/B030260 - 6 -

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full nan	ne of seco	ond join	t inventor
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William

<u>John</u>

Vick

(Given Name)

(Middle Initial or Name)

(Family or last name)

City/State of Actual Residence: Cary, North Carolina

Mailing Address:

210 Firetree Lane

(include street address, city, state,

Cary, North Carolina 27513

and zip code)

Country of Citizenship: United Kingdom

Inventor's signature: WMem John Vick

Date: 11/24/03